

UNITEL ATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT		
	09/040,798	03/18/98	KELLEP		PSSS0
		,	-		EXAMINER
	TOTALIS CO. CO.		OWS1/0356	<u> </u>	
	DIANE F. COV	TENT AND T	RADEMARK COUNSEL	MARLO	, Gi PAPER NUMBER
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1)			OFFICE ACTION SUMMARY	为为 统	
] F	Responsive to commun	ication(s) filed on	3-18-98		
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] s	Since this application is	in condition for alk	owance except for formal matters, prosec	ution as to the	
. , 8	ccordance with the pra	ctice under Ex par	te Quayle, 1935 D.C. 11, 453 O.G. 213		ierits is closed in
sho daid	rtened statutory period	for response to th	is action is set to expire 30	menta	(s), or thirty days.
			s communication. Fallure to respond with C. § 133). Extensions of time may be of		
1	sition of Claims				
	laim(s)				
	f the above, claim(s)			is/ar	e pending in the application
] .Ć	laim(s)		TOPA TO THE PROPERTY OF THE PARTY.		thdrawn from consideration is/are allowed.
	laim(s)			罗万世第5 章	is/are rejected.
(c	aim(s)	1-44		e subject to restric	is/are objected to: tion or election requirement.
oplic	ation Papers				alon of election requirement.
Se	e the attached Notice	of Draftsperson's F	Patent Drawing Review, PTO 948.		
ı In	ie drawing(s) filed on 📜	5	Is/are obloc	led to by the Exar	niner.
Th	e proposed drawing co e specification is objec	rrection, filed on _ ted to by the Exam	niner	is	proved disapproved.
Th	e oath or declaration is	objected to by the	Examiner.		
iority	y under 35 U.S.C. § 11	9			
Ac	knowledgment is made	of a claim for fore	ign priority under 35 U.S.C. § 119(a)-(d).		
	All Some* N	one of the CER	TIFIED copies of the priority documents I	nave been	
	received.				
	received in Application	n No. (Series Code	e/Serial Number) on from the International Bureau (PCT Rui		
*Ceri	tified copies not receive		nom die international Bureau (PC1 Hu	le 17.2(a)).	
			estic priority under 35 U.S.C. § 119(e).	1	
	nent(s)		, , , , , , , , , , , , , , , , , , , ,		
Not	ice of Reference Cited,	PTO-892			
	rmation Disclosure Sta		149, Paper No(s).		
Inte	rview Summary, PTO-4	113			- a a a a) !
	ce of Draftperson's Pat		W, PTO-948 BEST	AVAILAI	ALE AAMI
Noti	ce of Informal Patent A	pplication, PTO-15	52		/

Application/Control Number: 09/040798 Page 2

Art Unit: 3711

Restriction to one of the following inventions is required under 35 U.S.C. 121:

I. Claims 1-13 and 38-41 are, drawn to a process for making a golf ball, classified in

class 264, subclass 510.

molding processes, other than RIM, as understood,.

_+42-44

II. Claims 14-37, drawn to a golf ball, classified in class 473, subclass 354.

The inventions are distinct, each from the other because:

Inventions I and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case product as recibed in applies, since a polyurethane polyuria Group II, as understood, can be made by conventional

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Marlo/DMM

March 24,1999

GEORGÉ J. MARLO

ART UNIT 86%

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